

SPONSOR: Sen. Walsh & Sen. Henry & Rep. Bolden Sen. Ennis; Reps. Baumbach, Briggs King, Heffernan, Mitchell, Mulroonev

DELAWARE STATE SENATE 149th GENERAL ASSEMBLY

SENATE BILL NO. 63

AN ACT TO AMEND TITLE 24 OF THE DELAWARE CODE RELATING TO THE BOARD OF NURSING.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:

- 1 Section 1. Amend § 1902, Title 24 of the Delaware Code by making deletions as shown by strike through and 2 insertions as shown by underline as follows and by redesignating accordingly:
 - § 1902. Definitions.

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- (a) "Administration of medications" means a process whereby a single dose of a prescribed drug or biological is given to a patient by an authorized licensed person by 1 of several routes, oral, inhalation, topical, or parenteral. The person verifies the properly prescribed drug order, removes the individual dose from a previously dispensed, properly labeled container (including a unit dose container), assesses the patient's status to assure that the drug is given as prescribed to the patient for whom it is prescribed and that there are no known contraindications to the use of the drug or the dosage that has been prescribed, gives the individual dose to the proper patient, records the time and dose given given, and assesses the patient following the administration of medication for possible untoward side effects.
- (b) "Advanced practice nurse" means an individual whose education and certification meet criteria established by the Board of Nursing who is currently licensed as a registered nurse and has a master's degree or a postbasic program certificate in a clinical nursing specialty with national certification. When no national certification at the advanced level exists, a master's degree in a clinical nursing specialty will qualify an individual for advanced practice nurse licensure. "Advanced practice nurse" shall include nurse practitioners, certified registered nurse anesthetists, certified nurse midwives or clinical nurse specialists. Advanced practice nursing means "the practice of professional nursing", as defined in this section. [Repealed.]
- (c)(1) "Advanced practice registered nurse" ("APRN") means an individual with knowledge and skills acquired in basic nursing education; licensure as an RN a registered nurse ("RN"); and graduation from or completion of a graduate level APRN program accredited by a national accrediting body and current certification by a national certifying body in the appropriate APRN role and at least 1 population focus. "Advanced practice registered nurse" shall include includes certified nurse practitioners, certified registered nurse anesthetists, certified nurse midwives, or clinical nurse specialists.

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Advanced practice nursing means an expanded scope of nursing in a role and population focus approved by the Board of
Nursing, with or without compensation or personal profit, and includes the RN scope of practice. The scope of an APRN
includes, but is not limited to, performing acts of advanced assessment, diagnosing, prescribing prescribing, and ordering
Advanced practice nursing is the application of nursing principles, including those described in subsection (x) subsection
(y) of this section, at an advanced level and includes:

- a. For those advanced practice <u>registered</u> nurses who do not perform independent acts of diagnosis or prescription, the authority as granted within the scope of practice rules and regulations promulgated by the Board of Nursing; and
- b. For those advanced practice <u>registered</u> nurses performing independent acts of diagnosis <u>and/or or</u> prescription with the collaboration of a licensed physician, <u>dentist</u>, <u>podiatrist</u> <u>podiatrist</u>, or licensed Delaware health-care delivery system without written guidelines or protocols and within the scope of practice as defined in the rules and regulations promulgated by the <u>Joint Practice Committee and approved by the Board of Medical Licensure and Discipline Board of Nursing.</u>

Nothing in this act chapter is to be construed to limit the practice of nursing by advanced practice registered nurses as is currently being done or allowed including nursing diagnosis as pursuant to under paragraph (u)(2) paragraph (y)(2) of this section.

Advanced practice nurses All new APRN graduates and APRNs seeking to obtain independent practice shall operate in collaboration with a licensed physician, dentist, podiatrist, or licensed Delaware health-care delivery system to cooperate, coordinate, and consult with each other as appropriate pursuant to a collaborative agreement defined in the rules and regulations promulgated by the Board of Nursing, in the provision of health care to their patients. Advanced practice registered nurses desiring to practice independently or to prescribe independently must do so pursuant to § 1906(a)(20) of Title 24 under § 1906(a)(20) of this title.

- (2) Those individuals who wish to engage in independent practice without written guidelines or protocols and/or or wish to have independent prescriptive authority shall must apply to the Advanced Practice Registered Nurse Committee for such privilege or privileges to the Joint Practice Committee and do so only in collaboration with a licensed physician, dentist, podiatrist podiatrist, or licensed Delaware health-care delivery system. This does not include those individuals who have protocols and/or or waivers approved by the Board of Medical Licensure and Discipline.
- (d) "Collaborative agreement" means a written document expressing an arrangement between a licensed physician, podiatrist, or licensed Delaware health-care delivery system and an advanced practice registered nurse.

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53	(e) The "Compact Administrator" shall be means the Executive Director of the Delaware Board of Nursing who
54	shall be is designated as the Compact Administrator under Chapter 19A of this title by the President of the Board.
55	(f) "Consultation" means the communication and decision-making process among health-care professionals related
56	to the treatment and care of a patient, including the exchange of clinical observations and assessments; accessing and
57	assessment of appropriate additional resources or expertise; arrangement of appropriate referrals, testing, or studies; and
58	development of an appropriate plan of care that includes decisions regarding the health care provided.
59	(g) "Dispensing" means providing medication according to an order of a practitioner duly licensed to prescribe
60	medication. The term shall include includes both the repackaging and labeling of medications from bulk to individual
61	dosages.
62	(h) "Distant site" means a site at which a health-care provider legally allowed to practice in the State is located
63	while providing health-care services by means of telemedicine or telehealth.
64	(i) "Full-practice authority," as granted to an advanced practice registered nurse, means all of the following:
65	(1) Practicing within standards established or recognized by the Board of Nursing.
66	(2) Being accountable to patients, the nursing profession, and the Board of Nursing for complying with the
67	requirements of this chapter and the quality of advanced nursing care rendered.
68	(3) Recognizing limits of knowledge and experience.
69	(4) Planning for the management of situations beyond the APRN's expertise.
70	(5) Consultation with or referring patients to other health-care providers as appropriate.
71	(j) "Head of the Nursing Licensing Board" means the President of the Delaware Board of Nursing.
72	(k) "Independent practice" means practice and prescribing by an advanced practice registered nurse who is not
73	subject to a collaborative agreement and works outside the employment of an established health-care organization, health-
74	care delivery system, physician, podiatrist, or practice group owned by a physician or podiatrist. Independent practice shall
75	be in an area substantially related to the population and focus of the APRN's education, education and certification.
76	(l) "Licensure" means the authorization to practice nursing within this State granted by the Delaware Board of
77	Nursing and includes the authorization to practice in Delaware under the Interstate Nurse Licensure Compact [Chapter 19A
78	of this title].
79	(m) "Limited lay administration of medications (LLAM)" means a process by which LLAM trained unlicensed
80	assistive personnel, functioning in a setting authorized by § 1932 of this title, gives give a prescribed medication to

prescribe medications or gives a nonprescription medication pursuant to the Delacare regulations.

elients/patients/residents/students clients, patients, residents, or students as ordered by a licensed practitioner authorized to

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(n) "LLAM trained	unlicensed assistiv	re personnel (UAI	P)" means a	an individual wh	no has successfully	y completed
the Board of Nursing appro	ved LLAM course	, including the co	re course a	and any progran	n specific speciali	zed training
modules required.						

- (o) "Nurse educator" is means a registered nurse who is a faculty member or director of a Delaware board-approved nursing education program preparing individuals at the registered nurse entry level.
- (p) "Nursing diagnosis" means the description of the individual's actual or potential health needs which are identified through a nursing assessment and are amenable to nursing intervention. The focus of the nursing diagnosis is on the individual's response to illness or other factors that may adversely affect the attainment/or attainment or maintenance of wellness. These diagnostic acts are distinct from medical, osteopathic osteopathic, and dental diagnosis.
- (q) "Nursing education program" means a course of instruction offered and conducted to prepare persons for licensure as a registered or licensed practical nurse, and/or or a course of instruction offered and conducted to increase the knowledge and skills of the nurse and leads to an academic degree in nursing, and/or or refresher courses in nursing.
- (r) "Originating site" means a site in Delaware at which a patient is located at the time health-care services are provided to him or her the patient by means of telemedicine or telehealth, unless the term is otherwise defined with respect to the provision in which it is used; provided, however, notwithstanding any other provision of law, insurers and providers may agree to alternative siting arrangements deemed appropriate by the parties.
- (s) "Standards of nursing practice" means those standards of practice adopted by the Board that interpret the legal definitions of nursing, as well as provide criteria against which violations of the law can be determined. Such standards of nursing practice shall may not be used to directly or indirectly affect the employment practices and deployment of personnel by duly licensed or accredited hospitals and other duly licensed or accredited health-care facilities and organizations. In addition, such standards shall may not be assumed the only evidence in civil malpractice litigation, nor shall may they be given a different weight than any other evidence.
- (t) "Store and forward transfer" means the transmission of a patient's medical information either to or from an originating site or to or from the provider at the distant site, but does not require the patient being present nor must it be in real time.
- (u) "Substantially related" means the nature of the criminal conduct, for which the person was convicted, has a direct bearing on the fitness or ability to perform 1 or more of the duties or responsibilities necessarily related to the practice of nursing.
- (v) "Telehealth" means the use of information and communications technologies consisting of telephones, remote patient monitoring devices, or other electronic means which support clinical health care, provider consultation,

114	regulation.
115	(w) "Telemedicine" means the delivery of clinical health-care services by means of real time 2-way audio, visual,
116	or other telecommunications or electronic communications, including the application of secure video conferencing or store
117	and forward transfer technology to provide or support health-care delivery, which facilitate the assessment, diagnosis,
118	consultation, treatment, education, care management management, and self-management of a patient's health care by a
119	licensee practicing within his or her scope of practice as would be practiced in-person with a patient and with other
120	restrictions as defined in regulation.
121	(x) "The practice of practical nursing" as a licensed practical nurse means the performance for compensation of
122	nursing services by a person who holds a valid license pursuant to the terms of this chapter and who bears accountability
123	for nursing practices which require basic knowledge of physical, social social, and nursing sciences. These services, at the
124	direction of a registered nurse or a person licensed to practice medicine, surgery surgery, or dentistry, include:
125	(1) Observation;
126	(2) Assessment;
127	(3) Planning and giving of nursing care to the ill, injured and infirm;
128	(4) The maintenance of health and well being;
129	(5) The administration of medications and treatments prescribed by a licensed physician, dentist, podiatrist
130	podiatrist, or advanced practice registered nurse; and
131	(6) Additional nursing services and supervision commensurate with the licensed practical nurse's continuing
132	education and demonstrated competencies;
133	(7) Dispensing activities only as permitted in the Board's Rules and Regulations. Nothing contained in this
134	chapter shall be deemed to permit acts of surgery or medical diagnosis; nor shall it be deemed to permit dispensing of
135	drugs, medications medications, or therapeutics independent of the supervision of a physician who is licensed to
136	practice medicine and surgery, or those licensed to practice dentistry or podiatry; and
137	(8) The use of telemedicine, as defined in this chapter, and practice of and participation in telehealth as further
138	defined in regulation.
139	(y) "The practice of professional nursing" as a registered nurse means the performance of professional nursing

patient and professional health-related education, public health, health administration, and other services as described in

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services by a person who holds a valid license pursuant to the terms of this chapter, and who bears primary responsibility

and accountability for nursing practices based on specialized knowledge, judgment judgment, and skill derived from the

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142	principles of biological, physical physical, and behavioral sciences. The registered nurse practices in the profession of
143	nursing by the performance of activities, among which are:
144	(1) Assessing human responses to actual or potential health conditions;
145	(2) Identifying the needs of the individual and/or or family by developing a nursing diagnosis;
146	(3) Implementing nursing interventions based on the nursing diagnosis;
147	(4) Teaching health-care practices. Nothing contained herein shall limit in this subsection limits other
148	qualified persons or agencies from teaching health-care practices without being licensed under this chapter;
149	(5) Advocating the provision of health care-services through collaboration with other health service personnel;
150	(6) Executing regimens, as prescribed by a licensed physician, dentist, podiatrist podiatrist, or advanced
151	practice <u>registered</u> nurse, including the dispensing and/or or administration of medications and treatments;
152	(7) Administering, supervising, delegating delegating, and evaluating nursing activities;
153	(8) The use of telemedicine, as defined in this chapter, and participation in telehealth, as further defined in
154	regulation.
155	(9) Nothing contained in this chapter shall be deemed to permit acts of surgery or medical diagnosis; nor shall
156	it be deemed to permit dispensing of drugs, medications medications, or therapeutics independent of the supervision of
157	a physician who is licensed to practice medicine and surgery, or those licensed to practice dentistry or podiatry.
158	A registered nurse shall have the authority, as part of the practice of professional nursing, to make a
159	pronouncement of death; provided, however, that this provision shall only apply to attending nurses caring for terminally ill
160	patients or patients who have "do not resuscitate" orders in the home or place of residence of the deceased as a part of a
161	hospice program or a certified home health-care agency program; in a skilled nursing facility; in a residential community
162	associated with a skilled nursing facility; any licensed assisted living community; in an extended care facility; or in a
163	hospice; and provided that the attending physician of record has agreed in writing to permit the attending registered nurse to
164	make a pronouncement of death in that case.
165	(z) "The profession of nursing" is an art and process based on a scientific body of knowledge. The practitioner of
166	nursing assists patients in the maintenance of health, health; the management of illness, injury injury, or infirmity infirmity;
167	or in the achieving the achievement of a dignified death.
168	Section 2. Amend § 1903, Title 24 of the Delaware Code by making deletions as shown by strike through and
169	insertions as shown by underline as follows:
170	§ 1903. Delaware Board of Nursing — Appointments; qualifications; terms of office; vacancies; suspension or
171	removal.

172	(a) The Delaware Board of Nursing (hereafter referred to as the Board) shall consist of 15 members. The term of
173	office of every member appointed to the Board, except those appointed to fill vacancies occurring during any term of office,
174	is 3 years. The Board shall be composed of 5 registered nurses, 1 licensed practical nurse, 1 nurse at-large which shall be
175	either a registered nurse or licensed practical nurse, 2 advanced practice registered nurses representing different practice
176	roles, 1 registered nurse educator, and 5 public members.
177	Section 3. Amend § 1910, Title 24 of the Delaware Code by making deletions as shown by strike through and
178	insertions as shown by underline as follows:
179	§ 1910. Qualifications for registered nurse.
180	An applicant for a license to practice as a registered nurse shall submit to the Board written evidence, verified by
181	oath, that the applicant:
182	(1) Is a graduate of and holds a certificate from a State Board of Nursing approved nursing education program
183	that is authorized to prepare persons for licensure as a registered nurse;
184	(2) Demonstrates competence in English related to nursing;
185	(3) Must show evidence of an earned Has earned a high school diploma or its equivalent;
186	(4) Is of such satisfactory physical and mental health as is consistent with the Americans with Disabilities Act
187	[42 U.S.C. § 12101 et. seq.];
188	(5) Has committed no acts which are grounds for disciplinary action as set forth in § 1922(a) of this title;
189	however, after a hearing or review of documentation demonstrating that the applicant meets the specified criteria for a
190	waiver, the Board, by an affirmative vote of a majority of the quorum may waive § 1922(a)(2) of this title, herein, if it
191	finds all of the following:
192	a. For waiver of a felony conviction, more than 5 years have elapsed since the date of the conviction. At
193	the time of the application the applicant may not be incarcerated, on work release, on probation, on parole parole,
194	or serving any part of a suspended sentence and must be in substantial compliance with all court orders pertaining
195	to fines, restitution restitution, and community service.
196	b. For waiver of a misdemeanor conviction or violation, at the time of the application the applicant may
197	not be incarcerated, on work release, on probation, on parole parole, or serving any part of a suspended sentence
198	and must be in substantial compliance with all court orders pertaining to fines, restitution restitution, and
199	community service.
200	c. The applicant is capable of practicing nursing in a competent and professional manner.
201	d. The granting of a waiver will not endanger the public health, safety safety, or welfare.

202	e. The applicant has not been convicted of a felony sexual offense; and offense;
203	(6) If seeking licensure by endorsement, demonstrates active employment in professional nursing in the past 5
204	years, or satisfactory completion of a professional nursing refresher program with an approved agency within 2 years
205	prior to filing an application. In the event no refresher course is available the Board may consider alternate methods of
206	evaluating current knowledge in professional nursing. nursing; and
207	(7) Has passed the standard national examination for registered nursing. The National Council of State Boards
208	of Nursing shall establish the passing score.
209	Section 4. Amend § 1911, Title 24 of the Delaware Code by making deletions as shown by strike through and
210	insertions as shown by underline as follows:
211	§ 1911. Licensure by examination for registered nurse.
212	The applicant shall be required to pass the standard national examination for professional nursing. The passing
213	score shall be as recommended by the National Council of State Boards of Nursing. Every applicant who shall pass the
214	prescribed examination shall receive a license to practice nursing as a registered nurse. [Repealed.]
215	Section 5. Amend § 1912, Title 24 of the Delaware Code by making deletions as shown by strike through and
216	insertions as shown by underline as follows:
217	§ 1912. Reciprocity for registered nurse.
218	(a) The Board may, by endorsement, without written examination, license as a registered nurse an applicant who,
219	on or after July 1, 1983, is duly licensed as a registered nurse or is entitled to perform similar services under a different title
220	under the laws of another state, territory another state or territory of the United States or a foreign country if, in the opinion
221	of the Board, the applicant meets the qualifications specified by this chapter for registered nurses in this State.
222	Section 6. Amend § 1914, Title 24 of the Delaware Code by making deletions as shown by strike through and
223	insertions as shown by underline as follows:
224	§ 1914. Qualifications for licensed practical nurse.
225	An applicant for a license to practice as a licensed practical nurse shall submit to the Board written evidence,
226	verified by oath, that such applicant:
227	(1) Is a graduate of and holds a certificate from a State Board of Nursing approved practical nursing education
228	program. The Board may, by an affirmative vote of a majority of a quorum of the Board, waive this requirement for
229	application for licensure by endorsement if it finds clear and convincing evidence that the applicant's education,
230	training, experience experience, and conduct have been sufficient to overcome the deficiency in meeting this

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requirement;

232	(2) Demonstrates competence in English related to nursing;
233	(3) Must show evidence of an earned Has earned a high school diploma or its equivalent;
234	(4) Is of such satisfactory physical and mental health as is consistent with the Americans with Disabilities Ac
235	[42 U.S.C. § 12101 et. seq.];
236	(5) Has committed no acts which are grounds for disciplinary action as set forth in § 1922(a) of this title
237	however, after a hearing or review of documentation demonstrating that the applicant meets the specified criteria for a
238	waiver, the Board, by an affirmative vote of a majority of the quorum may waive § 1922(a)(2) of this title, herein, §
239	1922(a) of this title if it finds all of the following:
240	a. For waiver of a felony conviction, more than 5 years have elapsed since the date of the conviction. A
241	the time of the application the applicant may not be incarcerated, on work release, on probation, on parole parole
242	or serving any part of a suspended sentence and must be in substantial compliance with all court orders pertaining
243	to fines, restitution restitution, and community service.
244	b. For waiver of a misdemeanor conviction or violation, at the time of the application the applicant may
245	not be incarcerated, on work release, on probation, on parole parole, or serving any part of a suspended sentence
246	and must be in substantial compliance with all court orders pertaining to fines, restitution restitution, and
247	community service.
248	c. The applicant is capable of practicing nursing in a competent and professional manner.
249	d. The granting of a waiver will not endanger the public health, safety safety, or welfare.
250	e. The applicant has not been convicted of a felony sexual offense; and offense;
251	(6) If seeking licensure by endorsement, demonstrates active employment in practical nursing in the past 5
252	years, or satisfactory completion of a practical nursing refresher program with an approved agency within 2 years prior
253	to filing an application. In the event no refresher course is available the Board may consider alternate methods or
254	evaluating current knowledge in practical nursing. nursing; and
255	(7) Has passed the standard national examination for practical nursing. The National Council of State Boards
256	of Nursing shall establish the passing score.
257	Section 7. Amend § 1915, Title 24 of the Delaware Code by making deletions as shown by strike through and
258	insertions as shown by underline as follows:
259	§ 1915. Licensure by examination for licensed practical nurse.

260	The applicant shall be required to pass the standard national examination for practical nursing. The passing score
261	shall be as recommended by the National Council of State Boards of Nursing. Every applicant who shall pass the prescribed
262	examination shall receive a license to practice as a licensed practical nurse. [Repealed.]
263	Section 8. Amend § 1916, Title 24 of the Delaware Code by making deletions as shown by strike through and
264	insertions as shown by underline as follows:
265	§ 1916. Reciprocity for licensed practical nurse.
266	(a) The Board may, by endorsement, without written examination, license as a practical nurse an applicant who, as
267	of on or after July 1, 1983, is duly licensed as a practical nurse or is entitled to perform similar services under a different
268	title under the laws of another state, territory another state or a territory of the United States or a foreign country, if in the
269	opinion of the Board, the applicant meets the qualifications specified by this chapter for licensed practical nurses in this
270	State.
271	Section 9. Amend § 1918, Title 24 of the Delaware Code by making deletions as shown by strike through and
272	insertions as shown by underline as follows:
273	§ 1918. Renewal of license; lapse of license; late renewal; penalties; retirement from practice; temporary permit to
274	practice; inactive status.
275	(a) Every advanced practice registered nurse, nurse or registered or licensed practical nurse licensed under this
276	chapter shall reregister biennially by filing an application; provided however, that the license of any licensee who is on
277	active military duty with the armed forces of the United States and serving in a theater of hostilities on the date such
278	application or reregistration is due shall be deemed to be current and in full compliance with this chapter until the
279	expiration of 60 days after such licensee is no longer on active military duty in a theater of hostilities. The advanced
280	practice registered nurses' licensure and/or or prescriptive authority shall be is subject to biennial renewal coinciding with
281	RN license renewal. In the event the applicant has not been actively employed in professional, practical, or advanced
282	practice registered nursing in the past 5 years, the applicant will be required to give must provide evidence of satisfactory
283	completion of an appropriate board Board-approved nursing advanced practice refresher program within 1 year prior to
284	<u>before</u> licensure by reinstatement.
285	APRNs not in clinical practice for more than the past 2 years must provide evidence of satisfactory completion of
286	24 contact hours of CE, 12 in pharmacotherapeutics and 12 in the clinical management of patients within 1 year prior to
287	applying for renewal. APRNs not in clinical practice for more than the past 5 years must complete 45 hours of
288	pharmacotherapeutics CE within 1 year prior to application in addition to the advanced practice nursing refresher program.
289	APRNs who have been out of active clinical practice more than 2 years but less than 5 years must submit 24 hours of CE

7	with 12 hours in pharmacotherapeutics and 12 hours in the clinical management of patients taken within 1 year before
<u>2</u>	application. APRNs who have been out of active clinical practice more than 5 years must submit 45 hours of
I	pharmacotherapeutics CE taken within 1 year before application and the advanced practice refresher program. In the event
r	no advanced practice refresher program is available, the applicant must complete 600 hours of supervised clinical
E	experience in the appropriate advanced practice role and population focus, with a qualified preceptor within 1 year prior to
<u>t</u>	pefore licensure by reinstatement. A qualified APRN preceptor holds must hold an active unencumbered license or
ŗ	privilege to practice as an APRN or is be a physician who has an active unencumbered license and practices in a
C	comparable practice focus in the clinical setting.
	(j) An individual licensed under this chapter may, upon written request to the Board, be placed in an inactive status
<u>i</u>	n accordance with the Board's rules and regulations. An individual may reenter practice from inactive status if the
<u>i</u>	ndividual provides written notification to the Board of the individual's intent and complies with any relevant provisions of
<u>t</u>	his chapter and the Board's regulations.
	Section 10. Amend § 1922, Title 24 of the Delaware Code by making deletions as shown by strike through and
i	nsertions as shown by underline as follows:
	§ 1922. Disciplinary proceedings; appeal.
	(a) Grounds. — The Board may impose any of the following sanctions (subsection (b) of this section) singly or in
C	combination when it finds a licensee or former licensee is guilty of any offense described herein, except that the license of
8	my licensee who is convicted of a felony sexual offense shall be permanently revoked:
	(1) Is guilty of fraud or deceit in procuring or attempting to procure a license to practice nursing; or
	(2) Is <u>Has been</u> convicted of a crime that is substantially related to the practice of nursing; or
	(3) Is unfit or incompetent by reason of negligence, habits habits, or other causes; or
	(4) Is habitually intemperate or is addicted to the use of habit-forming drugs; or
	(5) Is mentally incompetent; or
	(6) Whose physical condition is Has a physical condition such that the performance of nursing service is or
	may be injurious or prejudicial to patients or to the public; or
	(7) Has had a license to practice as a registered nurse or licensed practical nurse suspended or revoked in any
	jurisdiction; or
	(8) Is guilty of unprofessional conduct as shall be determined by the Board, or the wilful neglect of a patient;
	or
	(9) Has wilfully or negligently violated this chapter; or

321	(11) Has failed to report to the Division of Professional Regulation as required by § 1930 of this title.
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322	(b) Disciplinary sanctions. —
323	(1) Permanently revoke a license to practice.
324	(2) Suspend a license.
325	(3) Censure a licensee.
326	(4) Issue a letter of reprimand.
327	(5) Place a licensee on probationary status and require the licensee to do one or more of the following:
328	a. Report regularly to the Board upon the matters which are the basis of probation.
329	b. Limit practice to those areas prescribed by the Board.
330	c. Continue or renew professional education until satisfactory degree of skill has been attained in those
331	areas which are the basis of the probation.
332	(6) Refuse a license.
333	(7) Refuse to renew a license.
334	(8) Or otherwise discipline Impose a monetary penalty not to exceed \$500 for each violation.
335	(9) Take any other disciplinary action.
336	(c) Procedure. —
337	(1) When a complaint is filed pursuant to § 8735 of Title 29, alleging a violation of this chapter, the complaint
338	shall be received and investigated by the Division of Professional Regulation and the Division shall be responsible for
339	issuing a final written report at the conclusion of its investigation.
340	(2) The Board shall cause a copy of the complaint, together with a notice of the time and place fixed for the
341	hearing, to be served upon the practitioner at least 30 days before the date fixed for the hearing. In cases where the
342	practitioner cannot be located or where personal service cannot be effected, substitute service shall be effected in the
343	same manner as with civil litigation.
344	(3) In all proceedings herein under this chapter:
345	a. The accused may be represented by counsel who shall have the right of examination and cross-
346	examination.
347	b. The accused and the Board may subpoena witnesses. Subpoenas shall be issued by the President or the
	Vice-President of the Board upon written request and shall be served as provided by the rules of the Superior

Court and shall have like effect as a subpoena issued by said Court.

350	c. Testimony before the Board shall be under oath. Any member of the Board shall have power to
351	administer oaths for this purpose.
352	d. A stenographic record of the hearing shall be made by a qualified court reporter. At the request and
353	expense of any party such record shall be transcribed with a copy to the other party.
354	e. The decision of the Board shall be based upon sufficient legal evidence. If the charges are supported by
355	such evidence, the Board may refuse to issue, or revoke or suspend a license, or otherwise discipline a licensee. A
356	suspended license may be reissued upon a further hearing initiated at the request of the suspended licensee by
357	written application in accordance with the rules of the Board.
358	f. All decisions of the Board shall be final and conclusive. Where the practitioner is in disagreement with
359	the action of the Board, the practitioner may appeal the Board's decision to the Superior Court within 30 days or
360	service or of the postmarked date of the copy of the decision mailed to the practitioner. The appeal shall be on the
361	record to the Superior Court and shall be as provided in §§ 10142-10145 of Title 29.
362	g. Upon reaching its conclusion of law and determining an appropriate disciplinary action, if any, the
363	Board shall issue a written decision and order in accordance with § 10128 of Title 29. The order must restate the
364	factual findings, but need not summarize the evidence presented. However, notwithstanding the provisions of §
365	10128(c) of Title 29, the decision and order, including an order issued pursuant to § 1923 of this title, may be
366	issued over the signature of only the President or other officer of the Board. The decision and order must be sen
367	by certified mail, return receipt requested, to the person complained about, with a copy to the Executive Director.
368	Section 11. Amend § 1934, Title 24 of the Delaware Code by making deletions as shown by strike through and
369	insertions as shown by underline:
370	§ 1934. Advanced Practice Registered Nurse Committee.
371	(a) The purpose of the-Advanced Practice Registered Nurse Committee shall be Committee's ("Committee")
372	purpose is to:
373	(1) Advise the Board of Nursing by recommending rules and Recommend and draft regulations regarding
374	the practice of advance practice registered nurses; and
375	(2) Review collaborative agreements upon submission to the Board; and
376	(3) Draft regulations to be reviewed by the Board of Nursing; and
377	(4) Review collaborative agreements of advanced practice registered nurses (APRNs) who seek
378	independent practice to determine if independent practice may be granted.

379	Section 12. Amend § 1935, Title 24 of the Delaware Code by making deletions as shown by strike through and
380	insertions as shown by underline as follows:
381	§ 1935. Advanced Practice Registered Nurse (APRN) — Authority and duties.
382	(a)(1) The Board of Nursing grants full-practice and prescriptive authority upon the issuance of an APRN license
383	The granting of full-practice authority does not equate to the granting of independent practice.
384	(2) The Board may, by endorsement, license as an advanced practice registered nurse an applicant who is duly
385	licensed as an advanced practice registered nurse or is entitled to perform similar services under a different title under
386	the laws of another state or a territory of the United States or a foreign country if, in the opinion of the Board, the
387	applicant meets all qualifications specified by this chapter and its regulations for advanced practice registered nurses in
388	this State.
389	Section 13. Amend § 1936, Title 24 of the Delaware Code by making deletions as shown by strike through and
390	insertions as shown by underline as follows:
391	§ 1936. Collaborative agreements.
392	(c) An APRN already practicing pursuant to under a collaborative agreement as of July 1, 2015, shall be
393	required to who seeks to obtain independent practice must resubmit the collaborative agreement to the Committee, the
394	APRN Committee in order to be granted credit for any hours accumulated, and required to accumulated and mus
395	otherwise comply with the relevant provisions of this chapter and the Board's regulations in order to obtain
396	independent practice.

SYNOPSIS

Section 1 of this Act updates the Delaware Code relating to the Board of Nursing ("Board") by eliminating conflicting definitions of an "advanced practice registered nurse" in the Code, correcting inaccurate cross-references, and eliminating references to the Joint Practice Committee, a now defunct body, and replacing such references with the newly enacted Advanced Practice Registered Nurse Committee.

Section 2 of this Act corrects the Delaware Code to use the correct defined term, "advanced practice registered nurse" rather than "advanced practice nurse," which is deleted by Section 1 of this Act.

Section 3 of this Act adds passage of the national examination to the qualifications for licensure as a registered nurse currently listed in § 1910, Title 24.

Section 4 of this Act eliminates reference to the national examination for registered nurses in § 1911, Title 24. The change made by Sections 3 and 4 of this Act ensures that all of the qualifications in § 1910, Title 24, including passage of the examination, are required to be a registered nurse.

Section 5 of this Act makes a technical correction to make it clear that "state" and "territory" as referenced in § 1912, Title 24 means a state or territory of the United States. Additional changes of this type are made in Sections 8 and 12 of this Act.

Section 6 of this Act adds passage of the national examination to the qualifications for licensure as a licensed practical nurse currently listed in § 1914, Title 24.

Section 7 of this Act eliminates reference to the national examination for licensed practical nurses in § 1915, Title 24. The change made by Sections 6 and 7 of this Act ensures that all of the qualifications in § 1914, including passage of the examination, are required to be a licensed practical nurse.

Section 8 of this Act corrects the reciprocity provision for licensed practical nurses who obtain licensure in another jurisdiction on or after July 1, 1983, so that the licensed practical nurse provision is consistent with the registered nurse provision in § 1912, Title 24.

Section 9 of Act clarifies what an advanced practice registered nurse who has been out of active clinical practice for at least 2 years must complete in order to renew a license. In addition, this Section adds a provision that specifically allows nursing licensees to apply for inactive status.

Section 10 of this Act adds a provision authorizing the Board to impose a monetary penalty upon a licensee guilty of any offense described in § 1922, Title 24.

Section 11 of this Act eliminates redundant purposes of the Advanced Practice Registered Nurse Committee.

Section 12 of this Act adds a provision that enables an advanced practice registered nurse applicant to apply by endorsement.

Section 13 of this Act clarifies that only advanced practice registered nurses with at least 2 years and 4,000 hours of experience who seek to obtain independent practice are required to maintain a collaborative agreement.

Each Section of this Act makes technical corrections to conform existing law to the standards of the Delaware Legislative Drafting Manual.

Author: Senator Walsh

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